IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,)	
)	Case No. 8:12CR73
Plaintiff,)	
)	
vs.)	
)	ORDER
ROBERT A. REYNA,)	
)	
Defendant.)	

This case is before the court on the defendant's Motion to Disclose Identity of Confidential Informant (#31). The defendant is charged with: one count of conspiracy to distribute 50 grams or more methamphetamine mixture; four counts of distribution of methamphetamine mixture; and one count of possession with intent to distribute methamphetamine mixture. The defendant moves to compel the disclosure of the confidential informant ("CI") whose information to law enforcement was a part of the case. The defendant alleges that the disclosure of the confidential informant is necessary and relevant in the preparation of his defense.

The government responds that information from confidential witnesses (hereinafter "C/Ws") will be offered. The C/Ws participated in the investigation, resulting in the charges contained within the Indictment. The United States intends to disclose the identity of the C/Ws, and any material relating to <u>Giglio v. United States</u>, 405 U.S. 150 (1972), and the Jencks Act, (18 U.S.C. § 3500), prior to any scheduled trial. Furthermore, the United States recognizes that any potentially favorable or exculpatory material must be disclosed, and will continually do so as required. See <u>Brady v. Maryland</u>, 373 U.S. 83 (1963).

THE LAW

The seminal case dealing with the disclosure of confidential informants is Roviaro v. United States, 353 U.S. 53 (1957), where the Supreme Court recognized the government's privilege to withhold the disclosure of the identity of a confidential informant. In Roviaro, the court declined to adopt a fixed rule for determining when disclosure was required. Instead, it adopted a balancing test which includes weighing the considerations of public interests in protecting the flow of information, against the individual's right to prepare his defense. Roviaro also requires the consideration of factors, including the crime charged, possible defenses, possible significance of the informant's testimony, and other relative factors.

The threshold issue is whether the informant is a material witness. Disclosure of a confidential informant is not mandated, "unless it is vital to a fair trial." <u>United States v. Bourbon</u>, 819 F.2d 856, 860 (8th Cir. 1987). "Where the witness is an active participant or witness to the offense charged, disclosure will almost always be material to the accused's defense." <u>Devose v. Morris</u>, 53 F.3d 201, 206 (8th Cir. 1995) (footnote omitted). However, if the informant acts as a mere "tipster," i.e., a person who merely conveys information but does not witness or participate in the offense, "disclosure is not required." <u>Bourbon</u>, 819 F.2d at 860. "In order to override the government's privilege of non-disclosure, defendants must establish beyond mere speculation that the informant's testimony will be material to determination of the case." <u>United States v. Harrington</u>, 951 F.2d 876, 877 (8th Cir. 1991), <u>United States v. Hollis</u>, 245 F.3d 677 (8th Cir. 2001).

After applying the law to the facts of this case, I find the defendant has established beyond mere speculation, given the C/W's direct involvement in the drug transaction and

that disclosure is material to the determination of the case. I find the government does

have a legal obligation under Brady v. Maryland, 83 S. Ct. 1194, 1196-97 (1963) and the

facts of this case, to reveal the identity of the confidential informant. Therefore,

IT IS ORDERED:

1. The Defendant's Motion to Disclose Identity of Confidential Informant (#31) is

granted.

2. The government is ordered to reveal the identity of the confidential informant to

the defendant fourteen (14) days prior to defendant's trial date.

3. A party may object to a magistrate judge's order by filing an "Objection to

Magistrate Judge's Order" within 14 days after being served with the order. The objecting

party must comply with all requirements of NECrimR 59.2.

Dated this 5th day of June 2012.

BY THE COURT:

S/ F.A. Gossett, III

United States Magistrate Judge

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